

### PROOF OF PUBLICATION

October 16, **20**20

I, Shannon Schmidt, in my capacity as a Principal Clerk of the Publisher of a daily newspaper of general circulation printed and published in the City, County and State of New York, hereby certify that the advertisement annexed hereto was published in the editions of

The New York Times on the following date or dates, to wit on

October 16, 2020-pg. B3 (NYT & Natl)

Sworn before me the

16th day of Oct , 20 20

Ellen Herb

**Notary Public** 

Ellen Herb Notary Public, State of New York No. 01HE6163785 Qualified in New York County Commission Expires April 2, 2023 IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS, HOUSTON DIVISION

In TITHERN DISTRICT OF TEXAS, MOUSTON DIVISION IN PROPERTY OF THE PROPERTY OF

consecutions in the Debtox chapter 1 care.

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#### **SOCIAL MEDIA | RETAIL**

# You Tube's Updated Rules Will Prohibit All Content That Promotes QAnon

FROM FIRST BUSINESS PAGE

will be banned. News coverage of these theories and videos that discuss the theories without targeting individuals or groups may still be allowed.

The QAnon movement began in 2017 when an anonymous poster under the handle "Q Clearance Patriot," or "Q," began posting cryptic messages on 4chan, the

#### Trying to curb the spread of conspiracy theories and misinformation.

notoriously toxic message board, claiming to possess classified information about a secret battle between President Trump and a global cabal of pedophiles. QAnon believers - known as "bakers" began discussing and decoding them in real time on platforms including Reddit and Twitter, connecting the dots on a modern rebranding of centuries-old anti-Semitic tropes that falsely accused prominent Democrats, including Hillary Clinton and the liberal financier George Soros, of pulling the strings on a global sex-traf-

ficking conspiracy. Few platforms played a bigger role in moving QAnon from the fringes to the mainstream than YouTube. In the movement's early days, QAnon followers produced YouTube documentaries that offered an introductory crash course in the movement's core beliefs. The videos were posted on

Facebook and other platforms, and were often used to draw recruits. Some were viewed millions of times.

QAnon followers also started YouTube talk shows to discuss new developments related to the theory. Some of these channels amassed large audiences and made their owners prominent voices within the movement.

"YouTube has a huge role in the Q mythology," said Mike Rothschild, a conspiracy theory debunker who is writing a book about QAnon. "There are major figures in the Q world who make videos on a daily basis, getting hundreds of thousands of views and packaging their theories in slick clips that are a world away from the straight-to-camera rambles so prominent in conspiracy theory video making."

YouTube has tried for years to curb the spread of misinformation and conspiracy theories on its platform, and tweak the recommendations algorithm that was sending millions of viewers to what it considered low-quality content. In 2019, the company began to demote what it called "borderline content" - videos that tested its rules, but didn't quite break them outright — and reduce the visibility of those videos in search results and recommenda-

The company says these changes have decreased by more than 70 percent the number of views that borderline content gets from recommendations, although that figure cannot be independently verified. YouTube also says that among a set of pro-QAnon



The letter Q, referring to QAnon, the sprawling pro-Trump conspiracy theory community, on a cap at a rally for President Trump in Wisconsin last month.

channels, the number of views coming from recommendations dropped more than 80 percent after the 2019 policy change.

Social media platforms have been under scrutiny for their policy decisions in recent weeks, as Democrats accuse them of doing too little to stop the spread of right-wing misinformation, and including Republicans. Trump, paint them as censorious menaces to free speech.

YouTube, which is owned by Google, has thus far stayed mostly

out of the political fray despite the platform's enormous popularity users watch more than a billion hours of YouTube videos every day - and the surfeit of misinformation and conspiracy theories on the service. Its chief executive, Susan Wojcicki, has not been personally attacked by Mr. Trump or had to testify to Congress, unlike Jack Dorsey of Twitter and Mark Zuckerberg of Facebook.

Vanita Gupta, the chief executive of the Leadership Conference on Civil and Human Rights, a coalition of civil rights groups, praised YouTube's move to crack down on QAnon content.

"We commend YouTube for banning this harmful and hateful content that targets people with conspiracy theories used to justify violence offline, particularly through efforts like QAnon," Ms. Gupta said. "This online content can result in real-world violence, and fosters hate that harms entire communities.'

Mr. Rothschild, the QAnon researcher, predicted that QAnon believers who were kicked off YouTube would find ways to distribute their videos through smaller platforms. He also cautioned that the movement's followers were known for trying to evade platform bans, and that YouTube would have to remain vigilant to keep them from restarting their channels and trying

"YouTube banning Q videos and suspending Q promoters is a good step," he said, "but it won't be the end of Q. Nothing has been so far."

## Store Employees Will Get New Training: How to Handle Fights Over Masks

By SAPNA MAHESHWARI

Many retail workers will receive a new sort of preparation for this year's holiday season: training on how to manage conflicts with customers who resist mask-wearing, social distancing and store capacity limits.

The National Retail Federation, a trade group representing about 16.000 retailers, said on Thursday that it had teamed up with the Crisis Prevention Institute, a company focused on reducing workplace violence, to help retail workers learn how to prevent and deescalate shopper disputes that emerge from pandemic restric-

The training puts a spotlight on the unexpected challenges that store workers have been forced to grapple with during the pandemic. Most retailers were early to require masks and distancing in stores, but some shoppers have flouted the rules, putting employees in uncomfortable and sometimes frightening positions. Alter-

with customers have regularly gone viral on social media this year and have even led to violence, spooking staff and other shoppers just as stores try to drum up foot traf-

In the online training, "one of the major scenarios is around an employee asking a customer to wear a mask, and he reacts," said Adam Lukoskie, vice president of the NRF Foundation, the trade group's nonprofit arm. "There's another scenario where a mother and child are there and are upset this gentleman is not wearing a mask so then the employee has to help make peace."

Susan Driscoll, president of the Crisis Prevention Institute, said the online training program and accompanying Covid-19 Customer Conflict Prevention credential are "really focused on how to engage your thinking brain over your emotional brain." It teaches employees how to recognize what stage of a crisis a consumer may



Masks were required at Behind the Glass in Auburn, Ala., in July.

be in, and what they can do to defuse the situation, she said.

"It is very practical," Ms. Driscoll said. For example, she said, if a shopper is very distressed, the program offers tips on "how to verbally and nonverbally communicate empathy and support" while wearing a mask.

Or, Ms. Driscoll said, "when someone is defensive and losing their rationality, you give them a choice or set a limit."

"Say, 'Would you like to get out of the line and talk this through, or would you like to talk to a manager?" she continued. "Giving them a choice puts them back in control, and you get them out of the way and out of the line from customers and help de-escalate the crisis."

The Crisis Prevention Institute has focused on training health care workers and employees working with children with special needs but was intrigued by the situation facing retailers, Ms. Driscoll said, adding that inquiries to the organization for de-escalation information have doubled since the pandemic started.

The National Retail Federation said it did not have data on disputes at retailers. But its research showed that consumers wanted to know what measures retailers were taking to ensure their safety in stores, said Bill Thorne, execu-

#### Facing the unexpected challenge of having to manage conflicts.

tive director of the NRF Founda-

"This is one additional opportunity for our retailers to say: 'Our staff members are trained. If there is an incident, they will handle it and you will be safe shopping," Mr. Thorne said. The program adds to training at several large retailers, he said.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS, HOUSTON DIVISION \$ Chapter 11 ood Energy LLC, et al., \$ Case No. 20-33948 (MI) Debtors. \$ (Jointly Administered) NOTICE OF DEADLINES FOR FILING PROOFS OF CLAIM

NOTICE OF DEADLINES FOR FILING PROOFS OF CLAIM PLEASTAKE MOTICEOFTHEFOLLOWING:

1. Commencing on August 3, 2020 (the "Petition Date"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankrupty Coder in the United States Bankrupty Court for the Southern District of Texas (the "Court"). Set forth below are the name, federal tax identification number and the case number for each of the Debtors: **DEBTOR**, **EIN**, **CASE NO.**: Fieldwood Energy LLC, 46-1326778, 20-33948; Bandon Oil and Gas GP, LLC, 20-4839172, 20-3395; Bandon Oil and Gas, LP, 20-4839266, 20-33956; Dynamic Offshore Resources Oil and Gas, LP, 20-4839266, 20-35956; Dynamic Uffshore Resources, K. LLC, 35-2190158, 20-33947; Fieldwood Energy (Inc, 46-1694991, 20-33949; Fieldwood Energy Offshore LLC, 25-1804494, 20-33950; Fieldwood Energy SF, 161840000 Offshore LLC, 35-2492930, 20-33961; Fieldwood Offshore LLC, 35-2492930, 20-33961; Fieldwood Offshore LLC, 47-0953489, 20-33951; Fieldwood SD Offshore LLC, 11-3758786, 20-33952; Galveston Bay Pipeline LLC, 76-0595703, 20-33959; Galveston Bay Processing LLC, 76-0570422, 20-33960; GoM Sheff LLC, 76-0648107, 20-33954; FW GOM Pipeline, Inc., 38-3718440, 20-33953.

On October 14, 2020, the Court entered an order (Docket No. 466

(the "Bar Date Order")<sup>2</sup> establishing certain deadlines for the filing of proofs of claim in the Debtors' chapter 11 cases.

3. Pursuant to the Bar Date Order, all persons, entities, and governmental units who have a claim or potential claim, including any claims under section 503(b)(9) of the Bankruptcy Code, <sup>3</sup> against any of the Debtors that arose prior to the Petition Date, no matter how remote ontingent such right to payment or equitable remedy may be, MUS1 FILE A PROOF OF CLAIM on or before November 25, 2020 at 5:00 PILE A PROOF OF CLAIM on or before movember 25, 2020 at 5300 pm., (prevailing Central Time) for general creditors (the "General Bar Date") and February 1, 2021 for governmental units (the "Governmental Bar Date," and together with the General Bar Date, the "Bar Dates"), by (i) filing such Proof(s) of Claim electronically through Prime Clerk, at https://cases.primeclerk.com/fieldwoodenergy/; (ii) [Figure 4]. filing such Proof(s) of Claim electronically through PACER (Public Access to Court Electronic Records), at https://ecf.txsb.uscourts.gov; or (iii mailing the original Proof(s) of Claim to Prime Clerk at the foll address: Prime Clerk: Fieldwood Claims Processing Center, c/o Prin Clerk LLC, 850 3rd Avenue, Suite 412, Brooklyn, NY 11232. PROOFS 1232. **PROOFS OF** CLAIM SENT BY FACSIMILE OR E-MAIL WILL NOT BE ACCEPTED

4. The Bar Dates apply to all claims against the Debtors arising under section 503 (b) (9) of the Bankruptcy Code; provided, however, that the Bar Dates do not apply to the Excluded Claims listed in paragraph 8 of

ANY PERSON OR ENTITY (EXCEPT A PERSON OR ENTITY WHO IS EXCUSED BY THE TERMS OF THE BAR DATE ORDER) WHO FAILS TO FILE A PROOF OF CLAIM ON OR BEFORE THE APPLICABLE BAR DATE IN ACCORDANCE WITH THE INSTRUCTIONS ABOVE WILL NOT BE TREATED AS A CREDITOR FOR PURPOSES OF VOTING UPON OR RECEIVING DISTRIBUTIONS UNDER, ANY PLAN OR PLANS OF REORGANIZATION OR LIQUIDATION IN THE CHAPTER 11 CASES.

6. Proof of claim forms and a copy of the Bar Date Order may be obtained by visiting https://cases.primeclerk.com/fieldwoodenergy/, maintained by the Debtors' claims and noticing agent, Prime Clerk LLC ("Prime Clerk"). Questions concerning the contents of this Notice and equests for copies of filed proofs of claim should be directed to Prime Clerk through email at fieldwoodinfo@primeclerk.com. Please note that neither Prime Clerk's staff, counsel to the Debtors, nor the Clerk of the

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Court's Office is permitted to give you legal advice. Prime Clerk cannot advise you how to file, or whether you should file, a proof of daim.

A HOLDER OF A POSSIBLE CLAIM AGAINST THE DEBTORS SHOULD CONSULT AN ATTORNEY REGARDING ANY MATTERS NOT COVERED BY THIS NOTICE, SUCH AS WHETHER THE HOLDER SHOULD FILE A PROOF OF CLAIM.

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<sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy 11 (6779); Eightwood Energy 11 (6779); Eightwoo LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW (00M Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Lack (1972); Bandon Oil and Lack Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042. Capitalized terms used but not otherwise defined herein have the

meanings ascribed to them in the Bar Date Order.

A claim arising under section 503(b)(9) of the Bankruptcy code is a claim arising from the value of any goods received by the Debtors within twenty (20) days before Petition Date, provided that the goods were sold to the Debtors in the ordinary course of the Debtors' business.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS, HOUSTON DIVISION

: COVIA HOLDINGS CORPORATION, et al., 1) Chapter 11, Case No. 20-33295 (DRJ

Debtors. ) (Jointly Administered)

NOTICE OF HEARING TO CONSIDER CONFIRMATION OF THE CHAPTER 11 PLAN FILED BY THE DEBTORS PLEASE TAKE NOTICE THAT on October 13, 2020, the United States Bankruptcy Court for the Southern District of Texas (the "Court") entered an order [Docket No. 683] (the "Disclosure Statement Order") that, among other things: (a) approved the Disclosure Statement Relating to the Chapter 11 Plan of Reorganization of Covia Holdings Corporation and Its Debtor Affiliate. [Docket No. 628] (as may be amended, supplemented, or otherwise modified from time to time the "<u>Disclosure Statement</u>") as containing "adequate information" pursuant to section 1125(a of title 11 of the United States Bankruptcy Code (the "<u>Bankruptcy Code</u>"), and (b) authorized the above-captioned debtors and debtors in possession (the "Debtors") to solicit acceptances for the Joint Chapter 11 Plan of Reorganization of Covia Holdings Corporation and Its Debtor Affiliate. [Docket No. 584] (as may be amended, supplemented, or otherwise modified from time to time and the control of the control of

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will co Confirmation of the Plan (the "Confirmation Hearing") will commence on <u>December 7, 2020</u> at 9:00 a.m., prevailing Central Time, before the Honorable David R. Jones, in the United States Bankruptcy Court for the Southern District of Texas, located at 515 Rusk Street, Houston, Texas

Bankruptcy Court for the Southern District of Texas, located at 515 Rusk Street, Houston, Texas 77002.

PLEASE BE ADVISED: THE CONFIRMATION HEARING MAY BE CONTINUED FROM TIME TO TIME BY THE COURT OR THE DEBTORS WITHOUT FURTHER NOTICE OTHER THAN BY SUCH ADJOURNMENT BEING ANNOUNCE DIN OPEN COURT OR BY A NOTICE OF ADJOURNMENT FILED WITH THE COURT AND SERVED ON ALL PARTIESE BRITLED TO NOTICE.

CRITICAL INFORMATION REGARDING VOTING ON THE PLAN

Voting Record Date. The voiting record date is September 30, 2020, which is the date for determining which Holders of Claims in Classes 4, 5A, 5B, and 5C are entitled to wote on the Plan.

Voting Deadline. The deadline for voting on the Plan is Movember 27, 2020, at 11:59 p.m., prevailing Central Time (the "Voting Deadline"). If you received a Solicitation Package, including a Ballo, and intend to vote on the Plan you must: (a) follow the instructions carefully; (b) complete all of the required information on the Ballot; and (c) execute and return your completed Ballot according to an asset forth in detail in the voting instructions soft attic sactually received by the Debtors Claims, Noticing, and Solicitation Agent, Prime Clerk LLC (the "Claims, Noticing, and Solicitation Agent," on or before the Voting Deadline. A failure to follow such Instructions may disqualify your vote.

Confirmation Objection Deadline. The deadline for filing objections to the Plan, including with repart to the treatment of Executory Contracts and Unexpired Leases threeworks; (a) be in writing; (b) comply with the Federal Rules of Bankruptcy Procedure and the Bankruptcy Local under the Southern District of Texas; (c) state, with particularity, the name and address of the objecting party, the basis and nature of any objection to the Plan, and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court on or before the Confirmation Objection Deadline.

uch objection; and (d) be filed with the Cou

RELEASE BY THE DEBTORS. Pursuant to section 1123(b) of the Bankruptcy Code, on and after the Effective Date, in exchange for good and valuable consideration, including the obligations of the Debtors under the Plan and the contributions of the Released Parties to facilitate and implement the Plan, to the fullest extent permissible under applicable law, as such law may be extended or integrated after the Effective Date, each Released Party is, and is deemed to be, hereby conclusively, absolutely, unconditionally, irrevocably, and forever released and discharged by each and all of the Debtors, the Reorganized Debtors, and their Estates, in each case on behalf of themselves and their respective successors, assigns, and representatives, and any and all other Entities who may purport to assert any Cause of Action, directly or derivatively, by, through, for, or because of the foregoing Entities, from any and all Causes of Action, including any derivative claims asserted or assertable on behalf of any of the Debtors, whether known or unknown, foreseen or unforeseen, matured or unmatured, existing or hereafter arising,

Em made after due notice and opportunity for hearing; (6) a sound exercise of the Debtors', MOTE MITILED ID VOITE, OR NOTE TO REPLATION OF THE THEOD TO THE THEOD THEORY OF THE THEOD TO THE THEOD TO THE THEOD THEORY OF THE THEORY OF

Plan, the Plan Supplement, the LVC facility, the New Employment Agreement, or the Definitive Documents, the filing of the Chapter 11 Cases, the pursuit of Confirmation. Definitive Documents, the filing of the Chapter 11 Cases, the pursuit of Confirmation Order shall constitute the Bankrupty Court's approval, including providing any veglan opinion requested by any Entire Plan or the Confirmation Order shall constitute the Bankrupty Court's approval, including providing any veglan opinion or equested by any Entire Plan or the Confirmation Order in late of the Confirmation Order i

provisions set forth in this III.\*

Notwithstanding anything to the contrary in the foregoing, the injunction does not enjoin any party from enforcing their rights under the Plan or under any document, instrument or agreement (including those included in the Plan Supplement) executed to implement the Plan, including by bringing an action to enforce the terms of the Plan or such document, instrument or agreement (including those included in the Plan supplement) executed to implement the Plan.

Supplement) executed to implement the Plan.

ADDITIONAL INFORMATION

Obtaining Solicitation Materials. The materials in the Solicitation Package are intended to be self-explanatory. If you should have any questions or if you would like to obtain a copy of the Disclosure Statement Order, Disclosure Statement, the Plan, the Plan Supplement, or related documents, you may: (a) access the Debtors restructuring website at <a href="http://asses.primederk.gom/Coyig/">http://asses.primederk.gom/Coyig/</a> (b) write to Covia Ballot Processing of Prime Clerk LIC, One Grand Central Place, 60

East 42nd Street, Suite 1440, New York, NY 10165. (c) call (877) 756-7779 (full free) and request to speak with a member of the Solicitation forupo; or (d) email coviarinfo@primederk.com and reference "Covia" in the subject line. You may also obtain copies of any pleadings filed in the Chapter 11 Cases for a feeving Place Rat. http://www.ts.us.cours.gov/ Places be advised that the Claims, Noticing, and Solicitation Agent is authorized to answer questions about, and provide additional copies of, solicitation materials, but may not advise you as to whether you should vote to acceptor reject the Pland proprovide legaladvice.

The Plan Supplement. The Debtors will file the Plan Supplement (as defined in the Plan) on or before November 17, 2002, and will serve notice on parties in interest, which will: (a) inform parties that the Debtors filed the Plan Supplement; (b) list the information contained in the Plan Supplement.

BINDING NATURE OF THE PLAN IF CONFIRMATE TH

ign minimpa ues una receveur inter rain Juppenient, (Unis tute minimatori containe) in the Plan Supplement, and (c) explain how parties may obtain copies of the Plan Supplement.

BINDING NATURE OF THE PLAN. IF CONFIRMED, THE PLAN SHALL BIND ALL HOLDERS OF CLAIMS AND INTERESTS TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, WHETHER OR NOT SUCH HOLDER WILL RECEIVE OR RETAIN ANY PROPERTY OR INTEREST IN PROPERTY UNDER THE PLAN. HAS FILED A PROOF OF CLAIM IN THE CHAPTER 11 CASES. OR FAILED TO VOTE TO ACCEPT OR REJECT THE PLAN OR VOTED TO REJECT THE PLAN

Houston, Texas, October 13, 2020, Isl Matthew D. Cavenaugh., JACKSON WALKER L.L.P., Matthew D. Cavenaugh (TK Bar No. 24062656), Vienna F. Anaya (TK Bar No. 24091225), Senevieve M. Ghaham (TKBar No. 24068340), Victoria N. Argeroplos (TKBar No. 24105799), 1401 McKinney Street, Suite 1900, Houston, Texas 77010, Telephone: (713) 752–4200, Facsimile: (713) 52-4221, Email: mcavenaugh@jw.com, vanaya@jw.com, ggraham@jw.com, vargerop o.com, Co-Counsel to the Debtors and Debtors in Possession -and- Jonathan S. Henes, P.C. Amitted pro hac vice), KIRKLAND & ELLIS LLP, KIRKLAND & ELLIS INTERNATIONAL LLP, 01 Lexington Avenue, New York, New York 10022, Telephone: (212) 446-4800, Facsimile 212) 446-4900, Email: jonathan.henes@kirkland.com -and- Benjamin M. Rhode (admitted oro hac vice), Scott J.Vail (admitted *pro hac vice*), **KIRKLAND & ELLIS LLP, KIRKLAND & ELLIS** INTERNATIONAL LLP, 300 North LaSalle Street, Chicago, Illinois 60654, Telephone: (312) 862-2000, Facsimile: (312) 862-2200, Email: benjamin.rhode@kirkland.com, scott.vail@kirkland. com, Co-Counsel to the Debtors and Debtors in Possession Due to the large number of Debtors in these chapter 11 cases, for which joint admin

has been granted, a complete list of the Debtors and the last four digits of their tax identification, registration, or like numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at <a href="http://cases.primeclerk.com/Coyia">http://cases.primeclerk.com/Coyia</a>. The location of Debtor Covia Holdings Corporation's principal place of business and the Debtor's ervice address is: 3 Summit Park Drive, Suite 700, Independence, Ohio 44131. Capitalized terms not otherwise defined herein have the same meanings as set forth in the

Plan, the Disclosure Statement, or the Disclosure Statement Order, as applicable For the avoidance of doubt, Bankruptcy Rule 9006 shall not apply to the Confirmation